Joint procurement Debate

TÜNDE TÁTRAI
3RD INTERSCIPLINARY SYMPOSIUM ON PUBLIC PROCUREMENT
BELGRADE, 29.09.2016.
Regulatory interpretation

24/2014/EU

“(71)...Joint procurement can take many different forms, ranging from coordinated procurement through the preparation of common technical specifications for works, supplies or services that will be procured by a number of contracting authorities, each conducting a separate procurement procedure, to situations where the contracting authorities concerned jointly conduct one procurement procedure either by acting together or by entrusting one contracting authority with the management of the procurement procedure on behalf of all contracting authorities.”

Three joint procurement models are formed depending on the level of coordination:
1. separate purchases following a joint preparation phase or
2. joint arrangement procedure or
3. giving one contracting authority mandate to conduct the procurement process.
RISK AVERSION
FLEXIBILITY
RESPONSIBILITY
LIABILITY
Structure

Price-Savings-Skills-Lots-Quality
What is joint procurement for?

What is joint procurement for – if not for better service and better quality of spending public money?

Does joint procurement contribute to more professional procurement and does it offer better economies of scale in procurements?

What purpose is served when joint procurement is advertised in Europe? Is this interesting from legal point of view because there is an agreement between parties of cooperation?
Joint procurement: „the Possibility for a number of Institutions to purchase as a single subject” N. Dimitri
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Thank you for your attention!